

1 UNITED STATES DISTRICT COURT
2
3

DISTRICT OF NEVADA

4 UNITED STATES OF AMERICA,) Case No.: 2:07-cr-016-PMP-GWF
5 Plaintiff,)
6 vs.) ORDER TO REMAND DEFENDANT BACK TO
7 BRIDGETTE CHAPLIN,) FEDERAL CUSTODY TO SERVE FEDERAL
8 Defendant) SENTENCE
9

10 THIS MATTER HAVING COME on for hearing in the regular business of
11 the Court, the Court makes the following Findings of Fact and Order:

12 FINDINGS OF FACT

13 1. The Defendant was sentenced by this Court on August 8, 2011,
14 to serve 18 months in federal custody for violation of probation in the
15 instant case.

16 2. The Defendant was transferred to the State of Nevada and
17 sentenced on August 29, 2011, to serve 12-30 months in custody,
18 concurrent with her federal sentence.

19 3. It was the intent of the Judge in that case that Defendant
20 receive concurrent time on both her federal and local cases. This was
21 brought to the attention of this Court at the time of sentence.

22 4. The interests of justice dictate that Defendant be remanded back
23 to federal custody to serve her sentence so that she can receive
24 concurrent time as ordered by the State Court Judge.

ORDER

THE DEFENDANT, BRIDGETTE CHAPLIN, is hereby ordered remanded back to federal custody to serve her sentence in this matter. The United States Marshal Service is ordered to effectuate transport of Defendant back to the Federal Bureau of Prisons so that she can be designated for sentence.

IT IS SO ORDERED.

Dated: October 3, 2011.

Chas. M. Givens

PHILIP M. PRO
United States District Judge